



Parks, Recreation and Historic Preservation

ANDREW M. CUOMO
Governor

ROSE HARVEY
Commissioner

May 19, 2016

VIA EMAIL AND REGULAR MAIL

Lisa Kim Pelcyger
Ground Water Compliance Selection-USEPA
290 Broadway, 20th floor
New York, NY 10007-1866
Email: kim.lisa@epa.gov

RE: USEPA SDWA-UIC-IR-14-001
New Installation/Closure Plan for Bayard Cutting Arboretum State Park, NYSOPRHP

Dear Lisa,

Attached please find the UIC New Installation/Closure Plan for the Bayard Cutting Arboretum State Park on Long Island. The plan is being submitted to meet the requirements promulgated under the Safe Drinking Water Act regulations for new installations (40 CFR Part 144.83) and for injection well closures (40 CFR Part 144.89). The New York State Office of Parks, Recreation & Historic Preservation plans to upgrade all large capacity and non-large capacity cesspools to sanitary systems with appropriately-sized septic tanks and leaching areas, decommission and close sanitary systems no longer in use, and install new systems with septic tanks and leaching areas.

All work will proceed in accordance with the USEPA Region 2 Guidance Document, Instructions for Class V Remediation/Closure Plan dated March 16, 2015, and New York State DEC requirements for installation of new sanitary systems. Upon completion of construction, a "Final Remediation/Closure Plan" and updated EPA inventory forms will be submitted to document the final site as-built conditions.

If you have any questions regarding the plan, please do not hesitate to contact me at 631-321-3533 or scott.fish@parks.ny.gov, or Thomas LaGuardia, P.E. at Cashin Associates, P.C. at 631-348-7600 or tlguardia@ca-pc.com.

Very truly yours,

Scott Fish
Capital Facilities – Regional Manager II
New York State Office of Parks, Recreation & Historic Preservation

cc: Scott Crisafulli, DEC Chief of Compliance, Bureau of General Counsel (via email w/att)
Joseph DiMura, DEC Director, Bureau of Compliance, Division of Water (via email w/att)
Paul Laudato, General Counsel, NYSOPRHP (via email)
Kathleen Martens, Supervising Attorney, NYSOPRHP (via email)
Gregory T. Greene, Cashin Associates, P.C.